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PATENT

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re the Application of: David L. Churchill

Application No.: 10/677,578 Filing date: October 2, 2003

Title: Microminiature Gauging

Displacement Sensor

Docket No.: 115-007 Date: October 10, 2006 Group Art Unit: 2862

Examiner: Kenneth Whittington

Petition Under 37 CFR 1.181(a)

Commissioner for Patents PO Box 1450 Alexandria, VA 22313-1450

Sir:

This petition accompanies a response to the office action. The six month period for response from the April 10, 2006 date of the office action ends on October 10, 2006. Thus, this is not a case of withdrawing the holding of abandonment.

Applicant petitions the Director requesting that the period for filing this amendment be restarted to September 28, 2006, the date applicant found out about and downloaded the office action from the PTO web site. The PTO mailed the office action in response to an RCE on April 10, 2006. Applicant's attorney did not receive the office action. A search of the file jacket and docket records indicates that the office communication was not received. A copy of the file jacket where the nonreceived office communication would have been entered had it been received and docketed is attached.

Applicant's attorney is a sole practitioner with no employees. While applicant's

CERTIFICATE OF MAILING I hereby certify that, on the date shown below, this correspondence is being:

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deposited with the United States Postal Service with sufficient postage as express mail in an envelope

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Trademark Office.

115-007

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attorney has not maintained and does not maintain a docket record notebook listing all mail received and the date of its receipt, applicant's attorney does personally review each item of received mail, records all received mail on the respective file jacket at the time it is received, faxes a copy of all received mail to applicant, Microstrain, Inc., enters the matter into a computerized calendar system, and enters the start and stop times into an Excel file for billing Microstrain, Inc. for the time spent reviewing and faxing the office action. A review of the file jacket (copy attached) shows that the item was not entered. A review of the file in the office of applicant, Microstrain Inc. by their secretary shows that it is not there. A review of the computerized calendar system shows no entry. And a review of the Excel file shows no entry and that Microstrain was not billed for time for this. Thus, the mail from the PTO was not received by applicant's attorney.

On September 28, 2006, applicant's attorney went on the US PTO's PAIR system and performed a review of the status of all the patent applications in his docket that were awaiting a response from the PTO. This was the only patent application that the PAIR system showed that the office action had been mailed by the PTO but had not been received by applicant's attorney.

Applicant requests that the time period be restarted to the date applicant's attorney first found out about and downloaded the office action, September 28, 2006. This will have the effect of avoiding late fees and impact on any potential extension of patent term.

Should this petition be denied, applicant or applicant's attorney will pay the late fee. Thank you very much for considering this matter.

Respectfully submitted,

For: David L. Churchill

By: / James M. Leas

Registration Number 34,372

Tel: (802) 864-1575

James M. Leas 37 Butler Drive S. Burlington, Vermont 0540

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Notice to fix drawings Responseto notice Opdated filing receipt Votice of publication Rejection Amendment & Notice of NON-compliant and t Legonce to Votice then breatt Rejection trendment afterfinal B rejection mon-final + mendment (E) Final rejection Amendment Dafter final Havisory action

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U.S. Patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE

Under the Paperwork Reduction Act of 1995 no persons are required to respond to a collection of information unless it displays a valid OMB control subtract PAL FAX CENTER Complete If Known Effective on 12/08/2004. Fees pursuant to the Consolidated Appropriations Act, 2005 (H.R. 4818). Application Number TRANSMIT Filing Date For FY 2005 First Named Inventor Examiner Name Applicant claims small entity status. See 37 CFR 1.27 Art Unit TOTAL AMOUNT OF PAYMENT (\$) Attorney Docket No. METHOD OF PAYMENT (check all that apply) Other (please identify): Credit Card Money Order Deposit Account Deposit Account Number Deposit Account Name For the above-identified deposit account, the Director is hereby authorized to: (check all that apply) Charge fee(s) indicated below Charge fee(s) indicated below, except for the filing fee Charge any additional fee(s) or underpayments of fee(s) Credit any overpayments under 37 CFR 1.18 and 1.17

WARNING: Information on this form may become public. Credit card information should not be included on this form. Provide credit card information and authorization on PTO-2038. FEE CALCULATION 1. BASIC FILING, SEARCH, AND EXAMINATION FEES **FILING FEES** SEARCH FEES EXAMINATION FEES **Small Entity Small Entity** Small Entity Application Type Fee (\$) Fee (\$1) Fees Paid (\$) Fee (\$) Fee (\$) Fee (\$) Fee.(\$) Utility 300 150 500 200 250 100 Design 200 100 100 50 130 65 Plant 200 100 300 150 160 80 Reissue 300 150 500 250 600 300 **Provisional** 200 100 a 0 2. EXCESS CLAIM FEES Small Entity Fee Description Fee (\$) Fee (\$) Each claim over 20 (including Reissues) 50 Each independent claim over 3 (including Reissues) 200 100 Multiple dependent claims 360 180 Total Claims 25 Extra Claims Fee (\$) Fee Pald (\$) Multiple Dependent Claims . 16 2-5 Fee (\$) Fee Paid (\$) HP = highest number of total claims paid for, if greater than 20. Indep, Claims Extra Claims Fee (\$) Fee Paid (\$) · 3 or HP = 100 HP = highest number of independent claims paid for, if greater than 3. **APPLICATION SIZE FEE** If the specification and drawings exceed 100 sheets of paper (excluding electronically filed sequence or computer listings under 37 CFR 1.52(e)), the application size fee due is \$250 (\$125 for small entity) for each additional 50 sheets or fraction thereof. See 35 U.S.C. 41(a)(1)(G) and 37 CFR 1.16(s). Total Sheets Extra Sheets Number of each additional 50 or fraction thereof Fee (\$) _ *| 15*0 = _ (round up to a whole number) x 4. OTHER FEE(S) Fees Paid (\$) Non-English Specification, \$130 fee (no small entity discount) Other (e.g., late filing surcharge) SUBMITTED BY Signature Registration No. 802864 157S

This collection of information is required by 37 CFR 1.138. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.14. This collection is estimated to take 30 minutes to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

if you need assistance in completing the form, call 1-800-PTO-9199 and select option 2.